

Christie R. McGuinness

Phone: (212) 980-7205

christie.mcguinness@saul.com

www.saul.com

May 10, 2023

VIA ECF

The Honorable Eric N. Vitaliano United States District Court for the Eastern District of New York 100 Federal Plaza Central Islip, New York 11722

Re: Northwell Health, Inc. v. Capital Blue Cross

Case No. 2:23-cv-01362-ENV-AYS

Dear Judge Vitaliano:

In accordance with Your Honor's April 26th, 2023 Order, Plaintiff Northwell Health, Inc. ("Northwell") and Defendant Capital Blue Cross ("Capital") write jointly to request the Court set the following briefing schedule for Capital's Motion to Dismiss: Capital shall file its Motion to Dismiss by *June 9, 2023*; Northwell shall file its Opposition to the Motion to Dismiss by *July 10, 2023*; and Capital shall file its Reply in Further Support of its Motion to Dismiss by *July 24, 2023*. If Northwell files an Amended Complaint, Capital will timely advise the Court whether it intends to move to dismiss the amended pleading and will request a Pre-Motion Conference with Your Honor.

Respectfully submitted,

/s/ Meredith McBride
Meredith McBride, Esq.

Butler Tibbetts, LLC
181 Old Post Road
Southport, Connecticut
06890

mmcbride@butlertibbetts.co

mmcbride@butlertibbetts.com

Attorneys for Plaintiff

/s/ Christie R. McGuinness Christie R. McGuinness, Esq.

Saul Ewing LLP

1270 Avenue of the Americas, Suite 2005

New York, New York

10020

christie.mcguinness@saul.com

Attorneys for Defendant